

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MICHIGAN

GFR, LTD.,

Plaintiff,

Case No. 1:03CV0432

v.

MARK FARNER, PARADISE ARTISTS,
LTD., and PARADISE ARTISTS, INC.

Defendants.

Douglas S. Bishop (P27616)
Bishop & Heintz, P.C.
Attorneys for Plaintiff
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Traverse City, MI 49685-0707
(231) 946-4100

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Ltd
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Lawrence C. Noble & Associates
Attorneys for Defendant Paradise Artists,
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ORDER OF PERMANENT INJUNCTION

At a session of the above-captioned court, held
in the Ford Federal Building, Grand Rapids,
Michigan, on January 21, 2004

Present: The Honorable Robert Holmes Bell
Federal District Court Judge

Plaintiff, GFR, Ltd., and Defendant Mark Farner, having reached a settlement of
this matter as placed on the record December 30, 2003, and as confirmed by a written



Settlement Agreement between the parties dated January 14, 2004, and said parties, having stipulated to entry of this Order of Permanent Injunction as provided by their agreement; and all pending matters between GFR, Ltd. And Defendants, Paradise Artists, Ltd. and Paradise Artists, Inc. having been separately disposed of by order of this court;

IT IS HEREBY ORDERED AND ADJUDGED THAT A PERMANENT INJUNCTION SHALL AND DOES HEREBY ENTER, that Defendant Mark Farner, his officers, agents, servants, employees, attorneys, and those persons in active concert or participation with them who receive actual notice of this Order by personal service or otherwise, be and are PERMANENTLY ENJOINED AND PROHIBITED FROM:

1. Utilizing or including, in any manner, the words "GRAND FUNK," and/or "GRAND FUNK RAILROAD," in any assumed name, performing act name or in the name of a contracting entity in any contract; and

2. Utilizing or including, in any manner, the words "GRAND FUNK" and/or "GRAND FUNK RAILROAD," within any billing of Mark Farner, or any musical or other performing act in which he performs, except in compliance with all of the following express conditions:

A. Defendant Farner may utilize, as part of the billing of his personal performances, any of the following:

- i. Mark Farner formerly of Grand Funk Railroad;
- ii. Mark Farner former member of Grand Funk Railroad;
- iii. Mark Farner former original member of Grand Funk Railroad;

iv. Mark Farner former member Grand Funk Railroad; or

v. For the permitted uses delineated, above, in (i) through (iv) "GRAND FUNK" may be used in place of "GRAND FUNK RAILROAD;" and

B. Utilization of "GRAND FUNK RAILROAD" and/or "GRAND FUNK," as permitted in subparagraph (A), above, is subject to the further condition that any such use will require "MARK FARNER" to appear in all capital letters; the words "Grand Funk" and/or "Grand Funk Railroad" to appear in lower case letters with only the initial letter of each word permitted to be capitalized; the words "former," "formerly" and "member" to have at least the first letter capitalized; and all words, other than "MARK FARNER" to be of the same size and type and no larger than 50% of the type size of "MARK FARNER."

IT IS FURTHER ORDERED AND ADJUDGED that this Court shall retain jurisdiction of this action to enforce the terms of this Order of Permanent Injunction and of the parties' Settlement Agreement dated January 14, 2004; all other claims in this action between said parties are dismissed, with prejudice and without costs, each party to bear its/his own costs and attorney fees.

/s/ Robert Holmes Bell

The Honorable Robert Holmes Bell

Federal District Court Judge

DATED: January 21, 2004

Entry of the above Order is stipulated and agreed.

/s/ Douglas S. Bishop

/s/ Robert L. Kelly

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UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MICHIGAN

GFR, LTD.,

Plaintiff,

1:18-cv-00238 (jlg)

v.

Hon. Gordon J. Quist

MARK FARNER and JUST HAVING
FUN PRODUCTIONS, INC.,

Defendant.

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David A. Cvengros (P48504)
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A. Eric Bjorgum (admission pending)
Karish & Bjorgum, P.C.
Attorneys for Defendant
119 E. Union Street, Suite B
Pasadena, CA 91103
(213) 785-8072

**STIPULATION OF DISMISSAL OF DEFENDANT JUST HAVING FUN
PRODUCTIONS, INC., PURSUANT TO FEDERAL RULE OF CIVIL
PROCEDURE 41**

NOW COME the parties, by and through their respective counsel, and hereby stipulate to Dismissal without Prejudice of Just Having Fun Productions, Inc., pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii). No previous Dismissal without Prejudice has been entered and this Dismissal is without Prejudice. The parties also stipulate and agree that Defendant, Just Having Fun Productions, Inc.'s, Motion to Dismiss for Lack of

Jurisdiction is hereby withdrawn as it is moot.

BISHOP & HEINTZ, P.C.

DATED: _____, 2018

By:

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DATED: 6/20, 2018

By:

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LLP

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KARISH & BJORGUM, P.C.

DATED: _____, 2018

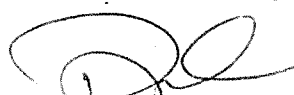
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Jurisdiction is hereby withdrawn as it is moot.

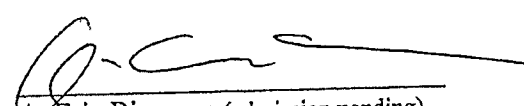
DATED: 4/21, 2018

By: 
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DATED: _____, 2018

By: _____
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DATED: 6/18, 2018

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